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UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

PURDUE PHARMA L.P., et al.,
Debtors

v
Tony Callihan
Creditor

Chapter 11
Case No: 19-23649 (RDD)

SUPPLEMENT TO
CLAIM No: 628595

COMES NOW the Creditor, Tony Callihan, pro se
and hereby provides this court with this supplement
to his original claim No: 628595.

PERSONAL INJURY

IN SUPPLEMENT to part 3:10 and part 5:15

Debtors promoted opioids in a coercive
and deceptive manner. The debtors fraudulent
promotion of the opioids resulted in over
prescription and addiction.

These opioids were distributed based
on a fraudulent misrepresentation regarding

efficacy and sold without adequate instructions and warnings.

Debtors committed Common Law fraud-
False Advertisement, unjust enrichment,
negligence, ad racketeer, Influenced ad
Corruption organization, violated product
Liability acts.

Debtors concealed for their own financial gain the RISKS OF ADDICTION and harm by their opioid product while promoting consumer use.

Debtors were responsible for updating their drug tables at all times. Debtors made representations that were not supported by scientific studies, preventing clinics and consumers from making informed decisions about whether to prescribe or to use the opioids as a primary form of chronic pain treatment that the debtor used its strategies to evade consumer protection Laws, also using front groups or third parties to promote opioids as a superior pain medication through unbranded materials.

Debtors conspired with physicians to defraud insurers into authorizing reimbursements for its opioid products. Debtors harbored a specific intent to injure the insurer and upon accepting as true that the debtors employee's acted within the scope of their employment and intentionally used false information to induce the insurer to pay claims it otherwise would not have.

Debtors materially deceptive acts and practices undermined the consumers ability to assess the benefits and dangers of prescription opioids and to make informed decisions as to the efficacy and safety of opioids for chronic pain. This creditor suffered direct injuries as a result of the debtors deceptive acts or practices.

SUPPLEMENT to part 11

This creditor seeks 5 million dollars for damages and monetary relief, for legal fees incurred while under opioid addiction and for debt / child support while incarcerated for crimes stemming from addiction

SUPPLEMENT TO PART 10

I was hospitalized for a broken hip at Deconess Hospital and for a skull fracture at Holy Family hospital both in Spokane, WA. where I was prescribed Opioid pain medication, by the time my injuries were healed I had become severely addicted ~~to~~ My employment now effected I became unemployed. Legally prescribed drugs led to street drugs due to withdraw. This addiction led my life into a rut. I became a habitual criminal ~~with~~ currently incarcerated with 2 strikes and 18 felony convictions. My son was put into a fosterhome eventually Juvenile for his behavior stemming from the reck that became our lives.

This Opioid has destroyed my life and my family that no amount of money can repair, I cannot even get all the hospital records to include in this because I'm an indigent inmate with no resources in the world available to me, as the opioid prescribed to me completely ruined my quality of life and ability to function, I feel I deserve compensation.

Dated this 11th day of April, 2022